1 JACK P. DICANIO (SBN 138782) jack.dicanio@skadden.com ALLEN L. LANSTRA (SBN 251510) allen.lanstra@skadden.com 3 MATTHEW J. TAKO (SBN 307013) matthew.tako@skadden.com 4 SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 525 University Avenue 5 Palo Alto, California 94301 Telephone: (650) 470-4500 Facsimile: (650) 470-4570 6 Attorneys for Defendant Christopher K. Kamon 7 8 UNITED STATES DISTRICT COURT 9 FOR THE CENTRAL DISTRICT OF CALIFORNIA 10 11 United States of America CASE NO.: 2:22-MJ-04385 **12** Plaintiff. DECLARATION OF JACK P. DICANIO **13** IN SUPPORT OF DEFENDANT v. CHRISTOPHER K. KAMON'S 14 Christopher K. Kamon, MEMORANDUM IN SUPPORT OF PRE-TRIAL RELEASE AND PROPOSED **15** Defendant. **BOND CONDITIONS 16** Date: December 28, 2022 Time: 9:00 A.M. **17** 18 19 20 21 22 23 24 25 **26** 27 28

DECLARATION OF JACK P. DICANIO

I, Jack P. DiCanio, declare and state as follows:

- 1. I am a partner of the law firm of Skadden, Arps, Slate, Meagher & Flom LLP, counsel of record for Defendant Christopher K. Kamon ("Defendant") in this matter. I am a member of the California bar. I make this declaration in support of Defendant's Memorandum in Support of Pre-Trial Release and Proposed Bond Conditions. I have personal knowledge of the facts set forth herein, and, if called to testify, I could and would do so competently as to the matters set forth herein.
- 2. On August 15, 2022, a prosecutor from the United States Attorney's
 Office for the Northern District of Illinois left me a voicemail on my office telephone
 indicating that he wanted to speak to me about Mr. Kamon.
- 3. After receiving this voicemail, over the next several weeks, to the best of my recollection I left three separate voicemails for the prosecutor indicating that I would be happy to speak with him about Mr. Kamon.
- 4. Despite my repeated attempts, the prosecutor never returned any of my calls. I simply assumed he must have been busy on another matter.
 - 5. At no time did anyone from the Department of Justice indicate to me that Mr. Kamon was the target of an investigation, nor did anyone inform me that Mr. Kamon should not travel outside of the Central District of California.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my knowledge.

Executed on December 22, 2022, in Gallatin Gateway, Montana.

Jack P. DiCanio